1	KRISTINA L. VELARDÉ, ESQ. (BAR NO. 199299)		
2			
3	San Francisco, CA 94108-4908 Telephone: (415) 391-1113		
4	Facsimile: (415) 391-4626 5255-3-2-15		
5	Attorneys for Defendants and Counter-Defendar Randall Hough, Bill Goichberg, Bill Hall, Rand	nts v Bauer	
6	Jim Berry, and Karl Kronenberger	, 2000,	
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRIC	CT OF CALIFORNIA	
10			
11	UNITED STATES OF AMERICA CHESS)	No. 3:08-cv-05126-MHP	
12	FEDERATION, INC., an Illinois not-for-profit) corporation, RANDAL D. HOUGH, an))	
13	individual	DECLARATION OF KRISTINA	
14	Plaintiffs,	VELARDE IN SUPPORT OF COUNTER AND THIRD-PARTY DEFENDANTS'	
15	v.	HOUGH, BAUER, HALL, GOICHBERG, BERRY, & KRONENBERGER NOTICE	
16	SUSAN POLGAR, an individual, GREGORY ALEXANDER, an individual, and DOES 1-	OF MOTION & MOTION FOR FAILURE TO STATE A CLAIM	
17	20, inclusive,	[FRCP 12(B)(6)]	
18	Defendants.		
19	SUSAN POLGAR	Date: September 28, 2009 Time: 10:00 a.m.	
20	Counter-Plaintiff,	Ctrm: 15, on the 18 th Floor Judge: The Hon. Marilyn Patel	
21)	l augus IIIo IIoiii Isaaniyii I atti	
22	\v. \		
23	BILL GOICHBERG, BILL HALL, RANDY SAUER, JIM BERY, KARL		
24	KRONENBERGER, \		
25	third party defendants,		
26	RANDALL HOUGH,		
27	·		
28	Counter-Defendant.	-	
	No. 3:08-cv-05126 USCF v. Polgar Declaration of Kristina Velarde in Support of Counter-I Motion for Dismissal for Failure to State a Claim	Defendants' 12(b)(6)	

I, KRISTINA L. VEALRDE declare:

The following is of my own personal knowledge, unless stated under information and belief, and if called as a witness I would testify as follows:

- 1. I am an attorney duly licensed to practice law in the State of California. I am an attorney at the law offices of Cesari, Werner and Moriarty, 360 Post Street, Fifth Floor, San Francisco, CA 94108; (415) 391-1113, counsel of record for counter-defendant and third-party defendants Randall Hough, Bill Goichberg, Bill Hall, Randy Bauer, Jim Berry, and Karl Kronenberger in the above referenced matter.
- 2. Attached hereto as Exhibit "A" is a true and correct copy of the Amended Answer and Counterclaims filed by Defendant and counter-Plaintiff Susan Polgar.
- 3. Attached hereto as Exhibit "B" is a true and correct copy of Declaration of Bill Hall;
- 4. Attached hereto as Exhibit "C" is a true and correct copy of Declaration of Bill Hall.
 - 5. Attached hereto as Exhibit "D" is a true and correct copy of the court's "Order".

I declare under the laws of the Untied States of America that the foregoing is true and correct. Executed at San Francisco, California on July 24, 2009.

Kristina D Velarde

Exhibit "A"

1 2 3 4 5	GONZALEZ & LEIGH, LLP MATT GONZALEZ (SBN 153486) G. WHITNEY LEIGH (SBN 153457) MATT SPRINGMAN (SBN 252508) Two Shaw Alley, 3rd Floor San Francisco, CA 94105 Telephone: (415) 512-2000 Facsimile: (415) 512-2001 Attorneys for Defendant		
6 7	SUSAN POLGAR		
8			
9	UNITED STATES	DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SAN FRANCISCO DIVISION		
12	UNITED STATES OF AMERICA CHESS FEDERATION, INC., an Illinois not-for-profit	Case No. 3:08-cv-05126-MHP\	
13	corporation, RANDALL D. HOUGH, an individual.	[PROPOSED]	
14 15	Plaintiffs,	DEFENDANT AND COUNTER- PLAINTIFF SUSAN POLGAR'S AMENDED ANSWER TO FIRST	
16 17 18 19 20	v. SUSAN POLGAR, an individual, GREGORY ALEXANDER, an individual, and DOES 1-10, inclusive, Defendants	AMENDED COMPLAINT FOR VIOLATION FOR: 1. VIOLATION OF THE ELECTRONIC COMMUNICATIONS PRIVACY ACT; 2. VIOLATION OF THE COMPUTER FRAUD AND ABUSE ACT 3. CALIFORNIA STATUTORY	
21	SUSAN POLGAR,	COMPUTER FRAUD 4. CONVERSION	
22	Counter-Plaintiff,	AND COUNTER-CLAIM FOR:	
23	ν.	1. ABUSE OF PROCESS	
24	BILL GOICHBERG, BILL HALL, RANDY BAUER, JIM BERRY, RANDALL HOUGH,	2. BREACH OF FIDUCIARY DUTY	
25	KARL KRONENBERGER,	JURY TRIAL DEMANDED	
26 27	Counter-Defendants		
28			
	DEFENDANT SUSAN POLGAR'S AMEN Case No. 3:08-c		

ANSWER

Susan Polgar responds as follows to the First Amended Complaint filed against her by the United States of America Chess Federation, Inc. ("USCF") and Randall D. Hough ("Hough"), (collectively, "Plaintiffs") as follows:

- 1. Answering paragraph 1, Ms. Polgar admits that the USCF is a non-profit corporation. Except as expressly admitted, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 1 and on that basis generally and specifically denies the allegations.
- 2. Answering paragraph 2, Ms. Polgar admits that she is a board member of the USCF. Ms. Polgar also admits that Hough is a board member of the USCF. Ms. Polgar denies that she used a stolen password to surreptitiously access the email account of Hough over 100 times during the course of eight months, and denies that she viewed, misappropriated and distributed to third parties any email content unlawfully. Except as expressly admitted and denied above, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 2 and on that basis generally and specifically denies the allegations.
- 3. Answering paragraph 3, Ms. Polgar denies that she engaged in misconduct. Ms. Polgar admits that Defendants purport to bring this action under the Electronic Communications Privacy Act, the Computer Fraud and Abuse Act, the California Computer Crimes Act, and common law conversion. Except as expressly admitted, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 3 and on that basis generally and specifically denies the allegations.
- 4. Answering paragraph 4, Ms. Polgar admits that the USCF is an Illinois not-for-profit corporation in good standing with its principal place of business in Crossville, Tennessee. Ms. Polgar also admits the USCF is governed by a seven-person executive board ("Executive Board").

DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM Case No. 3:08-cy-05126-MHP

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- 5. Answering paragraph 5, Ms. Polgar admits that she resides in Lubbock, Texas. Except as expressly admitted, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 5 and on that basis generally and specifically denies the allegations.
- 6. Answering paragraph 6, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 6 and on that basis generally and specifically denies the allegations.
- 7. Answering paragraph 7, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations that "Defendant Alexander has publicly admitted that he is an agent for Defendant Polgar," or that Mr. Alexander "stat[ed] that Polgar 'hired him"". Except as above denied for lack of knowledge and information, Ms. Polgar generally and expressly denies the allegations of paragraph 7.
- Answering paragraph 8, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 8 and on that basis generally and specifically denies the allegations of paragraph 8.
- 9. Answering paragraph 9, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 9 and on that basis generally and specifically denies the allegations of paragraph 9.
- 10. Answering paragraph 10, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 10 and on that basis generally and specifically denies the allegations of paragraph 10.
- 11. Answering paragraph 11, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 11 and on that basis generally and specifically denies the allegations of paragraph 11.

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- 12. Answering paragraph 12, Ms. Polgar, denies that the San Francisco Superior Court has jurisdiction over this matter, which has been removed to the United States District Court for the Northern District of California.
- 13. Answering paragraph 13, Ms. Polgar denies Plaintiffs' claim that she engaged in the "unlawful conduct" alleged by Plaintiffs, that she unlawfully accessed, viewed, and copied data on an email serve owned by Yahoo!, Inc., that she unlawfully distributed stolen data on a Internet blog website, that she attempted to "cover [her] digital tracks' through the use of an Internet 'anonymizing' service located in California. Ms. Polgar also denies that she engaged in any misconduct in California and denies Plaintiffs' claim that the San Francisco Superior Court had jurisdiction based upon any of the above-listed allegations contained in paragraph 13. Except as expressly denied above, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 13 and on that basis generally and specifically denies the allegations.
- 14. Answering paragraph 14, Ms. Polgar admits that none of the Plaintiffs reside in California. Except as expressly admitted, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 14 and on that basis generally and specifically denies the allegations. Ms. Polgar also denies that venue is proper in California, because this matter arises out of facts already being litigated in the Northern District of Texas, Case No. 5:08-CV-169-C and because Plaintiffs' claims largely implicate or duplicate allegations raised in the counterclaim raised by one of the defendants in that action. This Court therefore may transfer this matter to the Northern District of Texas under 28 U.S.C. Section 1406(a) and 28 U.S.C. Section 1404(a).
 - 15. Answering paragraph 15, Ms. Polgar admits the allegations of paragraph 15.
 - 16. Answering paragraph 16, Ms. Polgar admits the allegations of paragraph 16.
- 17. Answering paragraph 17, Ms. Polgar admits that false allegations of misconduct were raised against her in September 2007. Except as expressly admitted, Ms. Polgar lacks

 knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 17 and on that basis generally and specifically denies the allegations.

- 18. Answering paragraph 18, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 18 and on that basis generally and specifically denies the allegations.
- 19. Answering paragraph 19, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 19 and on that basis generally and specifically denies the allegations.
- 20. Answering paragraph 20, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 20 and on that basis generally and specifically denies the allegations.
- 21. Answering paragraph 21, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 18 and on that basis generally and specifically denies the allegations.
- 22. Answering paragraph 22, Ms. Polgar admits that at some point in time she was aware that USCF purported to have retained Kronenberger as counsel. Except as expressly admitted above, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations in paragraph 22 and on that basis generally and specifically denies the allegations.
- 23. Answering paragraph 23, Ms. Polgar generally and specifically denies the allegations thereof. Without limiting the generality of the foregoing denial, Ms. Polgar denies that she or her husband unlawfully accessed Hough's email. Ms. Polgar also denies that she or her husband viewed or copied any confidential emails between Kronenberger and the Litigation Committee. Ms. Polgar also denies that any effective Litigation Committee was ever established by the USCF under the governing rules of the USCF's by-laws. Ms. Polgar also denies that she or her husband distributed "[those] confidential communications" to third parties.

- 24. Answering paragraph 23, Admits that USCF maintains a message board system on its servers located at www.uschess.org. Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegation that "Goichberg never provided his password to Defendants and never consented to any use of his password by any third party", as Plaintiffs allege the existence of Doe defendants unknown to Ms. Polgar. Except as expressly admitted and denied for lack of knowledge and information above, Ms. Polgar generally and specifically denies the allegations thereof.
- 25. Answering paragraph 25, Ms. Polgar generally and specifically denies the allegations thereof.

FIRST CAUSE OF ACTION

- 26. Answering paragraph 26, Ms. Polgar admits that Plaintiffs state that they repeat, reallege and incorporate the preceding paragraphs. Except as expressly admitted or denied for lack of knowledge and information above, Ms. Polgar generally and specifically denies the allegations of paragraph 26.
- 27. Answering paragraph 27, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations thereof.
- 28. Answering paragraph 29, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations thereof. Ms. Polgar generally and specifically denies the allegations thereof.
- 29. Answering paragraph 29, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations thereof.
- 30. Answering paragraph 30, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegation generally and specifically denies the allegations thereof.
- 31. Answering paragraph 31, Ms. Polgar lacks knowledge or information sufficient to form a belief as to the truth of the allegations thereof.

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1	32.	Answering paragraph 32, Ms. Polgar generally and specifically denies the
2	allegations thereof.	
3	SECOND CAUSE OF ACTION	
4	33.	Answering paragraph 33, Ms. Polgar admits that Plaintiffs state that they repeat,
5	reallege and i	incorporate the preceding paragraphs. Except as expressly admitted or denied for
6	lack of know!	ledge and information above, Ms. Polgar generally and specifically denies the
7	allegations of paragraph 33.	
8	34.	Answering paragraph 34, Ms. Polgar lacks knowledge or information sufficient to
9	form a belief	as to the truth of the allegations thereof.
10	35.	Answering paragraph 35, Ms. Polgar generally and specifically denies the
11	allegations thereof.	
12	36.	Answering paragraph 36, Ms. Polgar generally and specifically denies the
13	allegations thereof.	
14	37.	Answering paragraph 37, Ms. Polgar generally and specifically denies the
15	allegations the	ereof.
16	38.	Answering paragraph 38, Ms. Polgar generally and specifically denies the
17	allegations thereof.	
18		THIRD CAUSE OF ACTION
19	39.	Answering paragraph 39, Ms. Polgar admits that Plaintiffs state that they repeat,
20	reallege and incorporate the preceding paragraphs. Except as expressly admitted or denied for	
21	lack of knowledge and information above, Ms. Polgar generally and specifically denies the	
22	allegations of paragraph 39.	
23	40.	Answering paragraph 40, Ms. Polgar generally and specifically denies the
24	allegations the	ereof.
25	41.	Answering paragraph 41, Ms. Polgar generally and specifically denies the
26	allegations thereof.	
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DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM
Case No. 3:08-cv-05126-MHP

1	42. Answering paragraph 42, Ms. Polgar generally and specifically denies the	
2	allegations thereof.	
3	43. Answering paragraph 43, Ms. Polgar generally and specifically denies the	
4	allegations thereof.	
5	FOURTH CAUSE OF ACTION	
6	44. Answering paragraph 44. Ms. Polgar admits that Plaintiffs state that they ren	4
7	,	·
8	reallege and incorporate the preceding paragraphs. Except as expressly admitted or denied for	
9	lack of knowledge and information above, Ms. Polgar generally and specifically denies the	
10	allegations of paragraph 44.	
11	45. Answering paragraph 45, Ms. Polgar generally and specifically denies the	
12	allegations thereof.	
13	46. Answering paragraph 46, Ms. Polgar generally and specifically denies the	
14	allegations thereof.	
15	47. Answering paragraph 47, Ms. Polgar generally and specifically denies the	
16	allegations thereof.	
	SUSAN POLGAR'S AFFIRMATIVE DEFNSES TO PLAINTIFFS' COMPLAIN	Ţ
17		
18 19	FIRST AFFIRMATIVE DEFENSE (Failure to State a Cause of Action)	
	48. Plaintiffs' Complaint fails to state a claim upon which relief can be granted	
20 21	against Ms. Polgar.	
	SECOND AFFIRMATIVE DEFENSE	
22	(Fair Use)	
23	49. Plaintiffs' Complaint is barred by the defense of fair use.	
24	THIRD AFFIRMATIVE DEFENSE	
25	(Estoppel)	
26	50. Plaintiffs' Complaint is barred by the equitable doctrine of waiver.	
27	FOURTH AFFIRMATIVE DEFENSE	
28	(First Amendment)	
	DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM	~
ŀ	Case No. 3:08-cy-05126-MHP	

1	51. Plaintiffs' Complaint is barred by the First Amendment to the United States	
2	Constitution.	
3	FIFTH AFFIRMATIVE DEFENSE (Unclean Hands)	
4	52. Plaintiffs' Complaint is barred due to Plaintiffs' unclean hands.	
5 6	SIXTH AFFIRMATIVE DEFENSE (Knowledge, Consent and Acquiescence)	
7	53. Plaintiffs' Complaint is barred by Plaintiffs' knowledge, consent and	
8	acquiescence.	
9	SEVENTH AFFIRMATIVE DEFENSE (Authorization)	
10	54. Ms. Polgar is informed and believes that Plaintiffs and thereon alleges that	
11	Plaintiffs' complaint is premised upon the alleged acquisition, review and /or disclosure of	
12	electronic communications to which all members of the USCF's Executive Board, including Ms.	
13	Polgar, had authorized access.	
14	EIGHTH AFFIRMATIVE DEFENSE	
15	(Privilege) 55. Plaintiffs' claims are barred under the litigation privilege provided under	
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17	California Civil Code Section 47(b).	
18 19	NINTH AFFIRMATIVE DEFENSE (Ultra Vires Act)	
20	56. Plaintiffs' formation of a legal subcommittee, decision to file the present suit, the	
21	filing of the initial complaint in this matter, and denial of Ms. Polgar's request for	
22	indemnification, are all barred as ultra vires acts.	
23		
24	PRAYER FOR RELIEF	
25	Susan Polgar respectfully requests judgment as follows:	
26	57. That Plaintiffs recover nothing by their Complaint;	
27	58. For costs and attorneys fees as allowed by statute; and	
28	59. Such other and further relief as the Court shall find just and proper.	
	8 NECENIDANT CICAN DOLCADIC AMENDED ANGUED AND COUNTED CLAIM	
	DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM Case No. 3:08-cv-05126-MHP	

DEMAND FOR JURY TRIAL

Under Rule 38(b) of the Federal Rules of Civil Procedure and Civil Local Rules 3-6 of the United States District Court for the Northern District of California. Susan Polgar hereby demands a trial by jury of all issues properly triable by jury.

COUNTER-CLAIM

PARTIES

- 1. Counter-Plaintiff Susan Polgar is an internationally recognized women's world chess champion and was the first woman ever to earn the title of men's chess Grandmaster and first to qualify for the men's world chess championship cycle. She now resides in Lubbock, TX. Ms. Polgar is currently an elected Executive Board member of the United States Chess Federation (USCF), a non-profit corporation organized under Illinois law, and a shareholder in that corporation.
- 2. Counter-Defendant Bill Goichberg is the President of the USCF, and a member of the Executive Board legal subcommittee.
- Counter-Defendant Bill Hall is the Executive Director of USCF is a non-voting member of the USCF Executive Board, and a member of the Executive Board legal subcommittee.
- 4. Counter-defendant Randy Bauer is the Vice President of Finance for the USCF, a member of the USCF Executive Board, and a member of the Executive Board legal subcommittee.
- Counter-defendant Jim Berry is the Vice President of the USCF, a member of the USCF Executive Board, and a member of the Executive Board legal subcommittee.
- 6. Counter-defendant Randy Hough is the Secretary of the USCF, a member of the USCF Executive Board, and a member of the Executive Board legal subcommittee.
- 7. Counter-Defendant Karl Kronenberger was retained by the USCF to investigate the allegations by the plaintiff in *Sloan v. USCF*, et al., Case No. 1:07-cv-08537-DC (S.D.N.Y),

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DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM Case No. 3:08-cv-05126-MHP

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counsel for plaintiffs in the present case, and a named defendant in a related action, Polgar v. UCSF, et al., Case No. 5:08-cv-00169-C (N.D. Texas). JURISDICTION AND VENUE 8. Jurisdiction is proper here under 28 U.S.C. § 1331 and 1367. Venue is proper under 28 U.S.C. 1391. FACTUAL BACKGROUND

August 2007 United States Chess Federation Executive Board election and Sloan suit

- 9. In August of 2007, Susan Polgar, a Hungarian-born internationally recognized women's world chess champion, the first woman ever to achieve the title of Grandmaster, the first woman to qualify for the men's world chess championship cycle, and a popular figure in the chess community, ran for, and was overwhelming elected to the Executive Board of the United States Chess Federation ("USCF") by the voting members of the USCF.
- 10. Ms. Polgar's husband, Paul Truong was elected to the USCF Executive Board in the same August 2007 election.
- 11. On October 2, 2007, Sam Sloan, a former member of the USCF Executive Board who lost his seat in the same USCF Executive Board election of August, 2007, initiated a law suit in the United States District Court for the Southern District of New York against the USCF, Texas Tech University, The United States of America, and several Executive Board members, including Ms. Polgar and Mr. Truong. The suit alleged identity theft, fraud, insider wrong doing, and violation of the Communications Decency Act.
 - 12. On August 29, 2008 Sloan's suit was dismissed.

DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM Case No. 3:08-cv-05126-MHP

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USCF BY-LAWS

The rights, responsibilities, and procedures of the United States Chess Federation are governed by the Bylaws of the institution. Those Bylaws provide several terms germane to this lawsuit. Specifically, the Bylaws provide as follows:

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• The Executive Board may only act within the Bylaws

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"All actions taken by the Executive Board must be consistent with the Bylaws of the USCF[.]"

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Bylaws, Delegate Actions of Continuing Interest, 27(3)(a)

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• All Executive Board members must be notified of all Executive Board meetings

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"Reasonable efforts to notify all Executive Board members of the meeting shall be made by mail, fax, telephone, email, or other means approved by the Executive Board."

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Bylaws of the USCF, Art. VI, section 3

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Members have right to participation in all board decisions; and the Board has no authority absent a majority vote at properly noticed meeting

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"All Board members have the right to be involved in the determination of all Board decisions. A Board majority has no authority except as a majority vote within the context of a properly called Board meeting in which all members have had the opportunity to participate."

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Bylaws, Delegate Actions at 27(1)(b)

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Taking of meeting minutes and recordings of all meetings is required; and dissemination of all minutes and recordings to all Board members mandated

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"The minutes of the Executive Board shall be sent to all USCF delegates [Ms. Polgar, as an Executive Board Member, is a delegate] and Alternate Delegates, and posted on the USCF's Internet web site, within six weeks of the meeting...All meetings of the Executive Board, including conference calls, shall be recorded in their entirety with a clear, permanent record by a means determined by the Executive Board. All Executive Board members shall receive copies of any audio tapes or video tapes within two weeks of those meetings." (emphases added)

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Bylaws at Art. VI, section 3

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DEFENDANT SUSAN FOLGAR'S AMENDED ANSWER AND COUNTER-CLAIM Case No. 3:08-cy-05126-MHP

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Transcripts of all open session Executive Board meetings must be made available on the USCF website, and must include all open session activity

"The transcript of all Open session meetings are to be posted on the USCF website as soon as practical so that anyone who has any questions can access the basic documentation for all motions and can access Open session discussions that are not likely to be in the published minutes...the transcripts will be sufficient to document all motions."

Bylaws, Delegate Actions, at 31(3)-(4)

All motions made in closed sessions must be voted on in open sessions; If a vote is not recorded in the open session transcript the vote is invalid

"Since any motions made in Closed session must be voted in Open session as well, the Open session transcripts will be sufficient to document all motions...No motions are to be voted on the absence of the stenographer. If it is not on the Open session transcripts it did not happen!"

Bylaws, Delegate Actions, at 31(3)-(4)

Board members are entitled to unrestricted access to all pertinent documents and information

"All Board members have the right to receive all information pertinent to the making, monitoring, and implementation of USCF policy. Board member(s) should not withhold full and accurate information from other Board members when that information is relevant to Board decisions. Where decision-making authority has been given to a specific officer by the Board or the Bylaws, that officer must keep all Board members fully and accurately informed of all decisions made and factors influencing those decisions

Bylaws, Delegate Actions, at 27(1)(b)

A Vote of the Executive Board is required for any action

"The affirmative votes of at least three different Executive Board members will be required to approve any action, as long as there are at least four members on the Executive Board."

Bylaws at Art. VI, section 3

DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM Case No. 3:08-cv-05126-MHP

Hiring of Legal Counsel is the within the ambit of the Executive Board only 1 "Legal Counsel shall be appointed by the Executive Board." 2 Bylaws at Art. VII, section 4 3 A decision to indemnify a USCF official can be made only by a vote of the Board of Delegates, or disinterested directors and independent legal counsel 5 "Any indemnification against any and all claims (unless ordered by 6 a court) shall be made by the corporation only as authorized in the specific case upon a determination that the indemnification of the 7 director, officer, or employee is proper under the circumstances because he or she acted in good faith and in a manner he or she 8 reasonably believed to be in, or not opposed to, the best interests of the corporation, and with respect to any criminal action or 9 proceeding, had no reasonable cause to believe his or her conduct was unlawful. Such determination shall be made (A) by the Board 10 of Delegates by a majority vote of a quorum consisting of directors who were not parties to such action, suit, proceeding or claim, or 11 (B), if such a quorum is not obtainable, or, even if obtainable, a quorum of disinterested directors so directs, by independent legal 12 counsel in a written opinion." 13 Bylaws at Art. IX, section 12 14 A closed session of an Executive Board meeting may be called when the 15 privacy rights of any individual may be at risk; and given the privacy rights at issue, all board members must observe that confidentiality 16 "[C]losed sessions [of an Executive Board Meeting] are proper 17 [when] the privacy rights of an individual may be at risk [and]...[a]ll 18 Board members must strictly observe confidentiality of closed sessions." 19 Bylaws, Delegate Actions, at 27(3)(c)-(e) 20 21 CONDUCT OF COUNTER-DEFENDANTS 22 In October 2007, the USCF retained Karl Kronenberger to investigate Sloan's allegations. 23 Kronenberger then urges, and counter-defendants decide, without participation by Ms. Polgar or Mr. Truong, to form a legal subcommittee to investigate the allegations 24 In October 2007, the USCF Executive Board hired Karl Kronenberger for 1. 25 purposes of investigating the Sloan allegations. 26 2.7 28

DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM Case No. 3:08-cy-05126-MHP

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3. At a November 4, 2007 Executive Board Meeting, counter-defendants authorized Kronenberger to create a legal subcommittee for purposes of investigating the Sloan allegations. However, on information and belief, Ms. Polgar alleges that the decision was made only after Ms. Polgar and Mr. Truong left the meeting to travel to a prior obligation.

On information and belief Ms. Polgar alleges that Kronenberger subsequently

- 4. Neither Ms. Polgar nor Mr. Truong were notified of the vote, or given a chance to participate in the decision. And they did not consent to any such vote before leaving the meeting.
- 5. The decision to create a legal subcommittee without notifying two Executive of Board members of the vote, or providing them the opportunity to participate was a violation of the USCF by-laws. Bylaws at 27(1)(b).
- 6. At some point, members the of subcommittee began to use their purported powers as a means to subvert the powers granted exclusively to the Executive Board to take make determinations and take actions, both ostensibly legitimate, as a pretext to harass, defame, and ultimately force Ms. Polgar and Mr. Truong from the Board. Among other things, these members proceeded to approve a series of acts purportedly on behalf of the USCF, without presenting those decisions to the Executive Board for a vote, in violation of the Bylaws.

Mr. Truong and Ms. Polgar confidentially provide private information to the subcommittee and Kronenberger; Kronenberger publishes the information to third parties in an effort to defame and harass Mr. Truong and Ms. Polgar

- 7. After formation of the subcommittee, Kronenberger asked Paul Truong, an Executive Board Member and the husband of Ms. Polgar, to provide evidence to the subcommittee that he was not involved in the impersonation of Sam Sloan on web discussion boards, the allegations of the Sloan lawsuit, most of which were posted from IP addresses in New York City.
 - 8. In an effort to cooperate with the investigation, Mr. Truong provided confidential

DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM Case No. 3:08-cv-05126-MHP

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Despite his intention, all along, to name Susan Polgar as a defendant, counter-defendants filed suit against doe defendants in an attempt to surreptitiously obtain private information before Polgar had an opportunity to retain counsel, or object to early discovery.

- 14. On June 25, 2008, plaintiffs filed the present lawsuit in San Francisco Superior Court which includes causes of action for fraud under CA Penal Code § 502(c) and (e), violation of the Computer Fraud and Abuse Act, among others. Plaintiffs filed the suit against doe defendants only despite their intent, all along, to amend the lawsuit to name Ms. Polgar as a defendant.
- 15. Counter-defendants' decision to file the suit against doe defendants only was a pretextual attempt to obtain private and confidential documents related to Ms. Polgar's, and numerous third parties, credit card and internet accounts without providing her the opportunity to retain counsel or to object to early discovery.
- 16. On July 7, 2008, plaintiffs sought and received an ex parte order allowing them to conduct early third-party discovery in a purported attempt to ascertain the proper defendants in the matter.
- 17. On October 31, 2008 counter-defendants sought and received an ex parte order allowing them to issue immediate discovery on Corncast Cable in a purported attempt to obtain the identify a certain Comeast account holder.
- 18. Pursuant to the above-mentioned orders to conduct early discovery, plaintiffs issued subpoenas to American Express and Comcast Cable, among others.
- 19. Additionally, in violation of well-established law, defendants did not timely notify Ms. Polgar of the issuance of those subpoenas, and even when notified of the violation, refused to withdraw them. Finally, only by order of this Court, were defendants forced to withdraw them.

Ms. Polgar's request to the Executive Board for indemnification is effectively denied after Kronenberger, without providing any basis, or assertion that he represents the USCF for purposes of indemnification, directs that all requests go through him. Neither Kronenberger nor a representative from the USCF has responded to Ms. Polgar's request.

- 20. On November 17, 2008, Ms. Polgar's counsel requested indemnification under Article IX, Section 12 of the by-laws through counter-defendant Bill Hall, USCF Executive Director.
- 21. Without providing any basis, Kronenberger responded that all further correspondence regarding indemnification go through him.
- 22. When asked for evidence that he had been retained as independent legal counsel to advise the USCF or provide a written opinion concerning the determination required under Section 12 of the USCF's by-laws, Kronenberger provided no substantive response.
- 23. Additionally, neither Hall, as Executive Director, nor any other Executive Board member has attempted to comply with the by-laws by conducting a vote of the Board of Delegates, by conducting a vote of disinterested directors, or by appointing independent legal counsel to offer a written opinion regarding Ms. Polgar's indemnification request. Bylaws at Art. IX, section 12.

CAUSES OF ACTION

FIRST CAUSE OF ACTION: ABUSE OF PROCESS (Against all Counter-Defendants)

- 24. Defendant and counter-plaintiff Susan Polgar incorporate by reference paragraphs 1-24.
- 25. At a November 4, 2007 Executive Board Meeting, counter-defendants authorized Kronenberger to create a legal subcommittee for purposes of investigating the Sloan allegations. However, the decision was made only after Ms. Polgar and Mr. Truong left the meeting to travel to a prior obligation.
- 26. The decision to create a legal subcommittee without notifying two Executive of Board members of the vote, or providing them the opportunity to participate was a violation of

DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM
Case No. 3:08-cv-05126-MHP

the USCF by-laws.

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- 27. At the request of Kronenberger Mr. Truong provided confidential and personal information of both Mr. Truong and Ms. Polgar to the subcommittee and Kronenberger based on assurances that the information would be treated as confidential. On information and belief, Kronenberger then provided some of those documents to third parties.
- 28. The disclosure of private information to third parties was done with the intent to defame, harass, and force the resignation of Ms. Polgar and Mr. Truong.
- 29. Sometime prior to June 25, 2008, counter-defendants, purporting to represent the USCF, authorized Mr. Kronenberger to file a lawsuit on behalf of the USCF related to the alleged unlawful access to the email account of an Executive Board Member, and the alleged impersonation of Sam Sloan, a former Executive Board Member.
- 30. The decision to file a lawsuit which requires notification of any Executive Board Meeting, and a vote at an officially noticed meeting for "approval of any action", was a violation of the USCF by-laws,
- 31. On June 25, 2008, plaintiffs filed the present lawsuit in San Francisco Superior Court which includes causes of action for fraud under CA Penal Code § 502(c) and (e), violation of the Computer Fraud and Abuse Act, among others. Plaintiffs filed the suit against doe defendants only despite their intent, all along, to amend the lawsuit to name Ms. Polgar as a defendant. The suit against does was a pretextual attempt to obtain private and confidential documents related to Ms. Polgar's credit card and internet accounts without providing her the opportunity to retain counsel or to object.
- 32. Pursuant to the above-mentioned orders to conduct early discovery, plaintiffs issued subpoenas to American Express and Comcast Cable, among others. In violation of CA law defendants did not timely notify Ms. Polgar if the issuance of those subpoenas.
- 33. On November 17, 2008, Ms. Polgar's counsel requested indemnification under Article IX, Section 12 of the by-laws through counter-defendant Bill Hall, USCF Executive Director.

DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM
Case No. 3:08-cv-05126-MHP

- 34. Without providing any basis, Kronenberger and other counter-defendants effectively denied Ms. Polgar's request by not substantively responding to the request and by not conducting a vote of the Board of Delegates, by conducting a vote of disinterested directors, or by appointing independent legal counsel to offer a written opinion, as required by the Bylaws.
- 35. Counter-defendants circumvention and misuse of established organizational procedure and the courts, all described above, were done with the intent to defame, harass, and ultimately force Ms. Polgar and her husband from the Executive Board.
- 36. Ms. Polgar suffered, and continues to suffer harm as a direct result of defendants' actions described above.

SECOND CAUSE OF ACTION: BREACH OF FIDUCIARY DUTY

(Against Counter-Defendants Bill Goichberg, Bill Hall, Randy Bauer, Randall Hough)

- 37. Defendant and counter-plaintiff Susan Polgar incorporate by reference paragraphs 1-36.
- 38. At a November 4, 2007 Executive Board Meeting, counter-defendants authorized Kronenberger to create a legal subcommittee for purposes of investigating the Sloan allegations. However, the decision was made only after Ms. Polgar and Mr. Truong left the meeting to travel to a prior obligation.
- 39. The decision to create a legal subcommittee without notifying two Executive of Board members of the vote, or providing them the opportunity to participate was a violation of the USCF by-laws.
- 40. At the request of Kronenberger Mr. Truong provided confidential and personal information of both Mr. Truong and Ms. Polgar to the subcommittee and Kronenberger based on assurances that the information would be treated as confidential. On information and belief, Kronenberger then provided some of those documents to third parties.
- 41. The disclosure of private information to third parties was done with the intent to defame, harass, and force the resignation of Ms. Polgar and Mr. Truong.

DEFENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM Case No. 3:08-cv-05126-MHP

- 42. Sometime prior to June 25, 2008, counter-defendants, purporting to represent the USCF, authorized Mr. Kronenberger to file a lawsuit on behalf of the USCF related to the alleged unlawful access to the email account of an Executive Board Member, and the alleged impersonation of Sam Sloan, a former Executive Board Member.
- 43. The decision to file a lawsuit which requires notification of any Executive Board Meeting, and a vote at an officially noticed meeting for "approval of any action", was a violation of the USCF by-laws,
- 44. On November 17, 2008, Ms. Polgar's counsel requested indemnification under Article IX, Section 12 of the by-laws through counter-defendant Bill Hall, USCF Executive Director.
- 45. Without providing any basis, Kronenberger and other counter-defendants effectively denied Ms. Polgar's request by not substantively responding to the request and by not conducting a vote of the Board of Delegates, by conducting a vote of disinterested directors, or by appointing independent legal counsel to offer a written opinion, as required by the Bylaws.
- 46. Counter-defendants circumvention and misuse of established organizational procedure and the courts, all described above, were done with the intent to defame, harass, and ultimately force Ms. Polgar and her husband from the Executive Board.
- 47. Ms. Polgar, as well all members of the USCF, are shareholders in the corporation in the USCF.
- 48. As members of the Executive Board Counter-Defendants owed a fiduciary to Ms. Polgar and the members of the USCF.
- 49. A fiduciary has the duty to act with the utmost good faith and loyalty in managing the corporation and in the best interests of the corporation.
- 50. Counter-Defendants acted on behalf of the USCF when they engaged in the above-described conduct.
- 51. Counter-Defendants actions were not in good faith or in the best in interests of the corporation.

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1	52.	Ms. Polgar suffered, and continues to suffer harm as a direct result of defendants'	
2	actions desc	actions described above.	
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4		PRAYER FOR RELIEF	
5	53.	Wherefore, counter-plaintiff Susan Polgar respectfully requests that this Court	
6	grant the following relief:		
7	54.	Compensatory, general and special damages, in an amount to be determined at	
8	trial against	all counter-defendants.	
9	55.	Punitive damages against all counter-defendants in an amount sufficient to deter	
10	and make an example of defendants and in an amount to be determined at trial.		
11	56.	Attorneys' fees and costs according to statute.	
12	57.	Prejudgment interest at the maximum legal rate.	
13	58.	Such other relief as the court deems just and proper.	
14			
15		DEMAND FOR JURY TRIAL	
16		r Rule 38(b) of the Federal Rules of Civil Procedure and Civil Local Rules 3-6 of	
17	the United States District Court for the Northern District of California. Susan Polgar hereby		
18	demands a tr	ial by jury of all issues properly triable by jury.	
19			
20	Dated:	GONZALEZ & LEIGH, LLP	
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22		By: <u>/s/ Matt Springman</u> Matt Springman	
23		Attorneys for Defendant SUSAN POLGAR	
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	DE	FENDANT SUSAN POLGAR'S AMENDED ANSWER AND COUNTER-CLAIM	

Exhibit "B"

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1 KRONENBERGER BURGOYNE, LLP Karl S. Kronenberger (CA Bar No. 226112) 2 Jeffrey M. Rosenfeld (CA Bar No. 222187) 150 Post Street, Suite 520 3 San Francisco, CA 94108 Telephone: (415) 955-1155 Facsimile: (415) 955-1158 4 karl@KBInternetLaw.com 5 ieff@KBInternetLaw.com 6 Attorneys for Plaintiffs UNITED STATES OF 7 AMERIĆA CHESS FEDERATION, INC. and RANDALL D. HOUGH 8 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA KRONENBERGER BURGOYNE, LLP 150 Post Street, Suite 520 San Francisco, CA 94108 www.KBInternetl.aw.com 12 **UNITED STATES OF AMERICA** Case No. 3:08-CV-05126-MHP 13 CHESS FEDERATION, INC., et al, 14 **DECLARATION OF BILL HALL RE:** Plaintiffs, A) COMPREHENSIVE 15 ٧. RATIFICATION BY USCF BOARD OF **DELEGATES OF ALL ACTS OF** 16 SUSAN POLGAR, et al., **USCF EXECUTIVE BOARD, B)** 17 **EXPULSION OF SUSAN POLGAR** Defendants. FROM THE U.S. CHESS 18 FEDERATION, AND C) DENIAL OF POLGAR'S INDEMNIFICATION 19 REQUESTS, IN RESPONSE TO 20 **CIVIL MINUTE ORDER DATED APRIL 13, 2009** 21 22 23 24 25 26 27 28 Case No. 3:08-CV-05126-MHP DECL. OF B. HALL RESPONSE TO

CIVIL MINUTE ORDER

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I, Bill Hall, declare as follows:

- I serve as the Executive Director of the United States of America Chess 1. Federation, Inc. ("USCF"), a party to this action. I also serve as the corporate secretary for the USCF. Unless otherwise stated, I have personal knowledge of the facts stated herein.
- 2. On April 13, 2009, the Court ordered the USCF "to produce evidence re votes/authorizations/minutes/bylaws by 4/27/2009". On April 27, 2009, the USCF provided the Court with documents reflecting the authorizations and later ratifications of the USCF Executive Board relating to the case at hand. Thereafter, the USCF Board of Delegates held its annual meeting and voted on ratification on the exact matters the Court requested in its initial minute order. This declaration summarizes such new evidence, with attachments.
- 3. Pursuant to USCF Bylaws Article V, the USCF is governed by the Board of Delegates, which is composed of the Executive Board members, the Delegates at Large, and 125 Delegates. Pursuant to USCF Bylaws Article VI, Section 2, the sevenperson Executive Board manages USCF's affairs between meetings of the Board of Delegates. The Board of Delegates meets annually for the purposes of, among other things, ratifying the acts of the USCF Executive Board made between meetings of the Board of Delegates.
- 4. On August 8-9, 2009, the Board of Delegates held its annual meeting in Indianapolis, Indiana. At the meeting, the Executive Board informed the Board of Delegates about a) multiple Executive Board ratification resolutions made over the past year, b) the allegations by Polgar that that Executive Board members and their counsel had acted in an Ultra Vires manner, c) the allegations by Polgar that Executive Board members were "interested parties" and thus should not manage litigation involving Polgar, d) the allegations by Polgar that conflicts of interest of USCF's counsel had not been properly disclosed and waived, and e) a significant amount of other background information about the litigation involving the USCF and Polgar pending in multiple states. Case No. 3:08-CV-05126-MHP **DECL. OF B. HALL RESPONSE TO**

KRONENBERGER BURGOYNE, LLP 150 Post Street, Suite 520 San Francisco, CA 94108 www.KBinternetLaw.com

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CIVIL MINUTE ORDER

Attached at Exhibit A is an Executive Board ratification motion dated August 6, 2009 which were provided to the Board of Delegates. Also provided to the Board of Delegates was an Executive Board motion dated April 18, 2009 [D.E. 97-2, Ex. D]. Attached to the August 6, 2009 ratification in Exhibit A are pleadings and briefing distributed to the delegates, which included, from the case at hand, Polgar's Motion for Summary Judgment [D.E. 121-1], Polgar's Reply in Support of her Motion for Summary Judgment [D.E. 151], Polgar's Motion to Disqualify Karl Kronenberger and Kronenberger Burgoyne, LLP [D.E. 112], Polgar's Answer and Counterclaims [D.E. 114]; from the case of *Polgar v. United States of America Chess Federation Inc et al.*, 5:08-cv-00169-C (District Court for the Northern District of Texas), Polgar's First Amended Complaint [D.E. 91]; from the case of *United States Chess Federation, Inc. v. Susan Polgar and Paul Truong*, 2008MR000751 (Circuit Court for the Seventh Judicial Circuit, Sangamon County, Illinois), Polgar's and Truong's Motion to Dismiss Complaint.

5. On August 8, 2009, the Board of Delegates fully ratified all of the prior acts of Executive Board, which included all prior acts embodied in Executive Board ratification resolutions and minutes, with a vote of approximately 90% voting to ratify. After this ratification, a USCF delegate made a motion to reconsider the ratification, to ensure that all delegates had had time to fully review all of the materials involving the litigation between Polgar and the USCF, which included, among many other documents, Polgar's Motions, Polgar's First Amended Complaint in the Texas action, and Polgar's motion to dismiss the complaint in the Illinois action. Later that day, the Board of Delegates <u>unanimously ratified</u> all prior acts of the Executive Board, with one delegate abstaining. At the meeting, over 80 delegates were seated, and 48 were needed for a quorum.

¹ The Texas action is entitled, *Polgar v. United States of America Chess Federation Inc et al.*, 5:08-cv-00169-C (District Court for the Northern District of Texas), and the Illinois action is entitled, *United States Chess Federation, Inc. v. Susan Polgar and Paul Truong*, 2008MR000751 (Circuit Court for the Seventh Judicial Circuit, Sangamon County, Illinois)(this case was removed and thereafter remanded to state court).

6. On July 6, 2009, the Executive Board passed two resolutions entitled Resolution Directing Notification of Possible Membership Suspension or Revocation of Susan Polgar and Paul Truong, respectively, and served these resolutions on Polgar and Truong the next day. Attached to each resolution were charges and specifications detailing the basis for each suspension / revocation hearing. On August 7, 2009, the USCF held a hearing regarding possible suspension or revocation of Polgar and Truong's membership, which was attended by Polgar, Truong, and their counsel, Whitney Leigh. After hours of argument and deliberation, the Executive Board voted to revoke the membership of Polgar and Truong, and the Executive Board provided a report to the Board of Delegates of this hearing and vote. Attached as **Exhibit B** is the report to the Executive Board to the Board of Delegates regarding this hearing.

- 7. On August 8, 2009, Polgar and Truong had the opportunity to appeal the revocation of their membership to the full Board of Delegates. In this closed-session appeal, Polgar, Truong and their attorney were given one hour and 15 minutes to present their case. After deliberation, the Board of Delegates denied the appeals of Polgar (55 votes in favor of denying the appeal, 21 votes in favor of granting the appeal, with 5 abstentions) and Truong (58 votes in favor of denying the appeal, 18 votes in favor of granting the appeal, with 5 abstentions). This denial of Polgar's and Truong's appeals affirmed the revocation of their USCF memberships and all rights and privileges associated with membership, including their ability to sit on the Executive Board. Accordingly, the expulsion of Polgar and Truong from the USCF removed Polgar and Truong from the Executive Board.
- 8. The USCF plans to hold a special election in January 2010 in order to elect two new members to the Executive Board.
- 9. Polgar has made requests of the USCF for indemnification on November 19, 2008 and December 2, 2008, related to the case at hand. On August 8, 2009, the Board of Delegates *unanimously* denied Polgar's requests for indemnification.
- 10. The USCF held three days of committee meetings leading up to the Case No. 3:08-CV-05126-MHP

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 DECL. OF B. HALL RESPONSE TO CIVIL MINUTE ORDER

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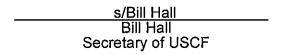
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KRONENBERGER BURGOYNE, LLP 150 Post Street, Suite 520 San Francisco, CA 94108 www.KBInternetLaw.com 16 delegates meeting on August 8-9, 2009. As part of these meetings, the USCF held a three-hour "Legal Issues Workshop" on August 6, 2009 to discuss in detail various legal issues. This workshop was well attended by USCF delegates, and the topic of the Polgar litigation dominated the discussion. For unknown reasons, Polgar and Truong did not attend this important workshop, which was attended by all other Executive Board members. Delegates had the opportunity to question, and did indeed question, the Executive Board about details of the Polgar litigation. Further, before any vote on ratification, starting on August 6, 2009, the USCF distributed to the delegates actual copies of Polgar's pleadings and briefing (as detailed above in paragraph 4), wherein she made her arguments about Ultra Vires acts, self-interested Executive Board members, among many other Polgar accusations.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that this Declaration was executed on August 14, 2009, in Crossville, Tennessee.



ATTESTATION OF CONCURRENCE IN FILING

Pursuant to the General Order No. 45, section 45 X(B), for The United States District Court for the Northern District of California, I, Karl S. Kronenberger, hereby attest that the concurrence to the filing of this DECLARATION OF BILL HALL RE: A) COMPREHENSIVE RATIFICATION BY USCF BOARD OF DELEGATES OF ALL ACTS OF USCF EXECUTIVE BOARD, B) EXPULSION OF SUSAN POLGAR FROM THE U.S. CHESS FEDERATION, AND C) DENIAL OF POLGAR'S INDEMNIFICATION REQUESTS, IN RESPONSE TO CIVIL MINUTE ORDER DATED APRIL 13, 2009 has been obtained from Bill Hall who has provided the conformed signature above.

Case No. 3:08-CV-05126-MHP

DECL. OF B. HALL RESPONSE TO **CIVIL MINUTE ORDER**

Exhibit "C"

EXECDIR

PAGE 02

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1 KRONENBERGER BURGOYNE, LLP Karl S. Kronenberger (CA Bar No. 226112) 2 Jeffrey M. Rosenfeld (CA Bar No. 222187) 150 Post Street, Suite 520 3 San Francisco, CA 94108 Telephone: (415) 955-1155 4 Facsimile: (415) 955-1158 karl@KBInternetLaw.com 5 jeff@KBInternetLaw.com 6 Attorneys for Plaintiffs UNITED STATES OF 7 AMERICA CHESS FEDERATION, INC. and RANDALL D. HOUGH 8 9 10 UNITED STATES DISTRICT COURT 11 NORTHERN DISTRICT OF CALIFORNIA KRONENBERGER BURGOYNE, LLP 150 Post Street, Suite 520 San Francisco, CA 94108 www.KBinternelLaw.com 12 Case No. 3:08-CV-05126-MHP UNITED STATES OF AMERICA 13 CHESS FEDERATION, INC., et al, 14 **DECLARATION OF BILL HALL IN** Plaintiffs, SUPPORT OF ANTI-SLAPP MOTION 15 ٧, 16 SUSAN POLGAR, et al., 17 Defendants. 18 19 20 21 22 23 24 25 26 27 28 DECL, OF B. HALL ISO ANTI-SLAPP Case No. 3:08-CV-05126-MHP

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I, Bill Hall, declare as follows:

- I serve as the Executive Director of the United States of America Chess 1. Federation, Inc. ("USCF"), a party to this action. I also serve as the corporate secretary for the USCF. Unless otherwise stated, I have personal knowledge of the facts stated herein.
- Randall Hough did not run for reelection to the Executive Board, and 2. accordingly his term ended on August 9, 2009. The Board of Delegates ratified all conduct by the Executive Board during Randall Hough's tenure.
- The allegation in Polgar's counterclaims that, "[Counter-Defendants] filed 3. the suit against doe defendants only despite their intent, all along, to amend the lawsuit to name Ms. Polgar as a defendant," is false. Neither I, nor the USCF, nor any of the counter-defendants or third party defendants, had any intent to name Polgar at the time this lawsuit was filed. After the USCF conducted discovery, which was obviously after the filing of the lawsuit, the USCF discovered that Gregory Alexander was responsible for gaining unauthorized access to Randall Hough's email account. This was new information that was gained after the filing of the doe lawsuit.
- Neither the USCF, nor any of the counter-defendants or third party defendants in this action, ever actually obtained information from American Express pursuant to subpoenas issued in this case. There was a subpoena issued to American Express in the Texas litigation by the USCF, to which American Express has responded.
- The salaries of employees of Texas Tech University are published by the 5. university for public review. Thus, Texas Tech University has published the following: TRUONG, HOAINHAN MINH \$75,000.00 UNIT ASSOCIATE DIRECTOR, as published Texas media outlet Lubbock, publishers, a by, among other http://cidalso, (http://newsradio1420.com/public/ttuSalaryList2008.html; see 86b79dba52fa4b4e.skydrive.live.com/self.aspx/Public%20Record/Texas%20Tech%20c Moreover, according to Texas Tech ampus%20employees%20payscales.XLS). DECL. OF B. HALL ISO ANTI-SLAPP 1 Case No. 3:08-CV-05126-MHP

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University's Office of Communications, Truong's start date as June 1, 2007. http://www.lubbockonline.com/stories/031109/loc_407742251.shtml.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that this Declaration was executed on August 24, 2009, in Crossville, Tennessee.

> Bill Hall Secretary of USCF

ATTESTATION OF CONCURRENCE IN FILING

Pursuant to the General Order No. 45, section 45 X(B), for The United States District Court for the Northern District of California, I, Karl S. Kronenberger, hereby attest that the concurrence to the filing of this DECLARATION OF BILL HALL IN SUPPORT OF ANTI-SLAPP MOTION has been obtained from Bill Hall who has provided the conformed signature above.

Case No. 3:08-CV-05126-MHP

DECL. OF B. HALL ISO ANTI-SLAPP MOTION

Exhibit "D"

Case 3:08-cv-05126-MHP Document 100 Filed 05/05/2009 Page 1 of 9 1 2 3 4 5 6 UNITED STATES DISTRICT COURT 7 NORTHERN DISTRICT OF CALIFORNIA 8 9 UNITED STATES OF AMERICA CHESS No. C 08-05126 MHP FEDERATION, INC., and RANDALL D. 10 HOUGH, AMENDED MEMORANDUM & ORDER 11 Plaintiffs, Re: Defendant Polgar's Motion for Leave to 12 Amend Answer and Assert Counterclaim 13 SUSAN POLGAR and GREGORY 14 ALEXANDER, Defendants. 15 16 The United States of America Chess Federation, Inc. ("USCF") and Randall D. Hough 17 brought this action against Susan Polgar and Gregory Alexander, advancing claims related to alleged 18 incidents of unauthorized entry into Hough's electronic mail account. Now before the court is 19 defendant Polgar's motion for leave to amend her answer and assert counterclaims against plaintiff 20 Hough and several other individuals. Having considered the arguments and submissions of the 21 parties, and for the reasons set forth below, the court enters the following memorandum and order. 22 23 **BACKGROUND** 24 Plaintiffs filed their complaint in the Superior Court for the State of California, County of 25 San Francisco, on October 24, 2008. Defendants removed the case to this court on November 10, 26 2008. Defendant Polgar filed her answer, which contained eight affirmative defenses and no 27 counterclaims, on December 1, 2008. Docket No. 13. On January 19, 2009, Polgar moved to amend 28

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United States District Court

For the Northern District of California

her answer to add an affirmative defense of ultra vires act and a counterclaim for abuse of process. Plaintiffs opposed the motion, and Polgar, in her reply brief, requested leave to add a second counterclaim, for breach of fiduciary duty. The abuse of process counterclaim is directed at Karl S. Kronenberger, who is counsel of record for the USCF in this case, and five USCF executive board members: Bill Goichberg, Bill Hall, Randy Bauer, Jim Berry and plaintiff Randy Hough. The breach of fiduciary duty counterclaim is directed at Goichberg, Hall, Bauer and Hough. Polgar argues that she can and must counterclaim against individual board members rather than the USCF because these board members do not have the authority to bring suit on behalf of the USCF, having purportedly acted beyond the scope of their authority as provided by the USCF's bylaws.

LEGAL STANDARD

I. <u>Leave to Amend</u>

The court should freely give leave to amend pleadings when justice so requires. Fed. R. Civ. P. 15(a)(2). This policy is "to be applied with extreme liberality." Eminence Capital LLC v.

Aspeon. Inc., 316 F.3d 1048, 1051 (9th Cir. 2003) (citation omitted). The Ninth Circuit has stressed that, in considering motions to amend, district courts must bear in mind the underlying purpose of Rule 15, which is to "facilitate decisions on the merits, rather than on the pleadings or technicalities." Nunes v. Ashcroft, 375 F.3d 805, 808 (9th Cir. 2004) (citation omitted).

Nevertheless, a district court does not abuse its discretion in denying a motion to amend when the movant has presented no new facts and provided no satisfactory explanation for her failure to develop her contentions in her original pleading. Id. (citation omitted). In assessing the propriety of a motion for leave to amend, the court considers five factors: (1) bad faith; (2) undue delay; (3) prejudice to the opposing party; (4) futility of amendment; and (5) whether the plaintiff has previously amended her pleading. Futility alone can justify the denial of a motion for leave to amend. See id., citing Bonin v. Calderon, 59 F.3d 815, 845 (9th Cir. 1995).

United States District Court

For the Northern District of California

II. Counterclaims

"The court may permit a party to amend a pleading to add a counterclaim if it was omitted through oversight, inadvertence, or excusable neglect or if justice so requires." Fed. R. Civ. P. 13(f). A counterclaim is not compulsory unless, among other things, it "arises out of the same transaction or occurrence that is the subject matter of the opposing party's claim." Fed. R. Civ. P. 13(a). The same factors that are used to assess the propriety of granting leave to amend a pleading generally also apply to amendments to pleadings that assert counterclaims. See Nunes, 375 F.3d at 808. As is true in relation to any claim, the court must also have subject matter jurisdiction over the counterclaim. "Federal courts are courts of limited jurisdiction. The character of the controversies over which federal judicial authority may extend are delineated in Art. III, § 2, cl. 1 [of the United States Constitution]. Jurisdiction of the lower federal courts is further limited to those subjects encompassed within a statutory grant of jurisdiction." Williams v. United Airlines. Inc., 500 F.3d 1019 (9th Cir. 2007), quoting Ins. Corp. of Ireland Ltd. v. Compagnie des Bauxites de Guinee, 456 U.S. 649, 701 (1982).

DISCUSSION

I. <u>Affirmative Defense</u>

Defendant Polgar has given no specific reason why she was unaware at the time of her initial answer of the factual basis for an abuse of process claim. However, she has filed her motion at a very early stage in the proceedings, before issuance of a scheduling order or start of discovery. Plaintiffs cannot claim that they are unfairly prejudiced by amendment at this time. This is also the first request to amend filed by Polgar. Finally, the court cannot say that amending the answer to include the ultra vires act affirmative defense would be futile. Polgar's answer alleges in detail how the USCF bylaws operate to restrict the executive board's authority, and plaintiffs do not materially dispute Polgar's characterization of those bylaws' effect. In light of the "extreme liberality" with which the Ninth Circuit has instructed district courts to view requests to amend pleadings, see

Eminence Capital, 316 F.3d at 1051, granting the motion to amend the answer to include the affirmative defense is warranted.

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II. Counterclaims

A. Supplemental Jurisdiction

In addition to amending her answer defendant Polgar seeks to add two counterclaims, one for abuse of process and another for breach of fiduciary duty, added at the time of filing her reply. She asserts these claims against one named plaintiff in this action and against a number of third parties who are USCF executive board members and their attorney. These claims are alleged under California state law and asserted under this court's supplemental jurisdiction. The complaint in this action is premised on three federal statutory provisions. Whether this court may exercise jurisdiction over the counterclaims is governed by section 1367 of Title 28.

Prior to the enactment of section 1367 in 1990, a substantial body of case law had evolved regarding pendent claim and pendent party jurisdiction which the Supreme Court described as "subtle and complex." Moor v. County of Alameda, 411 U.S. 693, 715 (1973). Section 1367 changed all of that by providing what had been lacking, a statutory grant of pendent or, thanks to section 1367, what is now known as supplemental jurisdiction. Section 1367 (a) provides as follows:

...in any civil action of which the district courts have original jurisdiction, the district courts shall have supplemental jurisdiction over all other claims that are so related to claims in the action within such original jurisdiction that they form part of the same case or controversy under Article III of the United States Constitution. Such supplemental jurisdiction shall include claims that involve joinder or intervention of additional parties. (Emphasis added)

The critical inquiry is whether "the federal and state law claims 'derive from a common nucleus of operative fact' and comprise 'but one constitutional case." Raygor v. Regents of the University of Minnesota, 534 U.S. 533, 539 (2002) (quoting United Mine Workers of America v. Gibbs, 383 U.S. 715, 725 (1966)). This Circuit has stated that the constitutional standard articulated in Gibbs is the only limitation on supplemental jurisdiction under section 1367 in non-

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diversity cases, subsection (b) providing some limits on cases brought under the court's diversity jurisdiction. Mendoza v. Zirkle Fruit Co., 301 F.3d 1163, 1173-75 (9th Cir. 2002). Thus, the question is whether the proposed counterclaims "share significant factual elements" such that they are part of the same case or controversy. See, e.g., HB Gen'l Corp. v. Manchester Partners, L.P., 95 F.3d 1185, 1198 (3d Cir. 1996) (cited with approval in Mendoza, 201 F.3d at 1174).

The counterclaims asserted here involve, at least in part, activities that occurred after those alleged in plaintiff's complaint. The abuse of process claims allege actions that were taken in initiating this very action. The allegations in both the abuse of process and breach of fiduciary duty claims describe a continuing stream of activities among various board members and others involved in USCF. They involve many of the "same facts, occurrences, witnesses and evidence: as are involved in the original complaint. See, e.g., Palmer v. Hosp. Auth., 22 F.3d 1559, 1567 (11th Cir. 1994). Even a "loose factual connection between the claims is generally sufficient." Ammerman v. Sween, 54 F.3d 423, 424 (7th Cir. 1995) (citing 13B Charles A. Wright, Arthur R. Miller & Edward H. Cooper, Federal Practice and Procedure, §3567.1, at 117 (2d ed. 1984)).

Defendant's counterclaims name as counter-defendants not only one of the plaintiffs in the original action, but a number of third parties who may or may not be diverse since there are no citizenship allegations made with respect to them. Prior to the adoption of section 1367 these were referred to as pendent parties and treated more strictly than pendent claims since there was not an independent basis to assert jurisdiction over persons not already parties to the original action. Again, in Mendoza v. Zirkle this Circuit found that its earlier holding proscribing pendent party jurisdiction "does not survive the 1990 passage of §1367." 301 F.3d at 1173. The Mendoza court noted that in Ayala v. United States, 550 F.2d 1196 (9th Cir. 1977), "we held that federal courts were without power to exercise pendent party jurisdiction." Id. The Circuit then pointed to the Supreme Court's 2002 decision in Raygor v. Regents as "putting to rest" the restriction on pendent party jurisdiction, id., instructing that if the district court finds the counterclaims meet the Gibbs standard the court has the power to exercise supplemental jurisdiction under section 1367.

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Thus, the only question is whether the counter-claims or third-party claims form part of the same case or controversy. If so, the court has the power to exercise jurisdiction but may decline to exercise that jurisdiction "in the interest of judicial economy, convenience, fairness, and comity."

Mendoza v. Zirkle, 301 F.3d at 1174. As explained above, given the nature of defendant Polgar's claims and their relationship to the claims of the original complaint in this action, the court finds that it has the power to assert supplemental jurisdiction over the counter-claims and third-party claims and should use its discretion in favor of jurisdiction. The facts, parties, witnesses and discovery will be of a piece with the original complaint. The activities are a continuum with those alleged in the original complaint. The duplication of litigation will be avoided and greater fairness achieved with the entire dispute among the parties in one forum. Comity is not jeopardized since none of the supplemental parties have a right to expect a state court to adjudicate these disputes and the State of California has no particular interest in the ongoing dispute.

This does not end the matter, however, with respect to defendant Polgar's motion to amend. While the motion to amend the answer is granted and the court has satisfied itself that it has jurisdiction to and should entertain the counterclaims, the court must review the proposed counterclaims under Rule 15(a) standards.

B. Abuse of Process

Defendant Polgar alleges that the USCF executive board members and their attorney abused the judicial process by, among other things, falsely representing to the Superior Court that they did

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not know whom to name as defendants in the instant suit. This alleged misrepresentation, according to Polgar, allowed plaintiffs to obtain a subpoena from the court and thereby gain access to Polgar's private records, which Polgar maintains was plaintiffs' actual aim.

Abuse of process is a common law cause of action. A claimant must establish that a defendant "misused the machinery of the legal system for an ulterior motive." Competitive Technologies v. Fujitsu Ltd., 286 F. Supp. 2d 1118, 1155 (N.D. Cal. 2003) (Spero, Mag. J.) (internal quotation marks omitted), citing ComputerXpress, Inc. v. Jackson, 93 Cal. App. 4th 993, 1014 (2001). To succeed in an action for abuse of process, a litigant must establish that the defendant (1) contemplated an ulterior motive in using the judicial process, and (2) committed a willful act in the use of that process not proper in the regular conduct of the proceedings. Estate of Tucker ex rel. Tucker v. Interscope Records, Inc., 515 F.3d 1019, 1037 (9th Cir. 2008), quoting Oren Royal Oaks Venture v. Greenberg, Bernhard, Weiss & Karma, Inc., 42 Cal.3d 1157, 1168 (1986).

Polgar's allegations suffice to state an abuse of process claim; however, they state much more. They include "immaterial" and "impertinent" allegations having nothing to do with the actual abuse of process claim. Pursuant to Federal Civil Procedure Rule 12(f) the court may, and does, on its own motion strike such allegations. Therefore, references to defendant Polgar's self-proclaimed reputation, and allegations about the conduct of the counter-defendants and third parties having nothing to do with the actual abuse of process claim, are stricken.

C. <u>Breach of Fiduciary Duty</u>

Defendant Polgar attempts to add a breach of fiduciary duty claim by way of her reply memorandum. This claim suffers from some of the same problems as the abuse of process claim. Thus, allegations unrelated to the breach of fiduciary duty claim are stricken pursuant to Rule 12(f) However, this claim suffers more fundamental flaws. Nowhere in the claim does defendant spell out what duty is owed to her and in what capacity that duty arises. The court notes that it is doubtful plaintiff could allege a fiduciary duty that is owed by any of the counter-defendants or third party defendants. Normally, officers and directors of a corporation owe a duty to the corporation

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itself, rather than to individual shareholders, members or other directors.² Nonetheless, the court will allow defendant Polgar to amend this counterclaim, if she can do so, to make the necessary duty and breach allegations now absent.

CONCLUSION

Defendant Polgar's motion to amend her answer to add an affirmative defense of ultra vires is GRANTED. Defendant Polgar's motion to amend her answer to add two counterclaims is GRANTED with respect to the abuse of process claim and DENIED with leave to amend as to the breach of fiduciary duty claim. The court further strikes "immaterial" and "impertinent" language from the abuse of process claim and the breach of fiduciary duty claim.

The court will allow plaintiff to amend her counterclaims to clean up the pleadings in accordance with the preceding order striking allegations under Rule 12(f) and to allege a basis for her breach of fiduciary duty claim. Plaintiff shall file her amended counterclaim(s) within thirty (30) days of the date of this order and counter-defendants and third-party defendants shall file their answers within thirty (30) days thereafter.

IT IS SO ORDERED.

Dated: May 4, 2009

MARILYN HALL PATEL
United States District Court Judge
Northern District of California